



A PROFESSIONAL CORPORATION

16TH FLOOR 45 BROADWAY NEW YORK, NY 10006-3792 212.509.9400 800.437.7040 212.509.9492 FAX www.cozen.com

March 19, 2009

VIA ECF

Richard Fama
Direct Phone 212.908.1229
Direct Fax 866.263.1334
rfama@cozen.com

Office of the Clerk
United States District Court for the District of
New Jersey
Mitchell H. Cohen Building & U.S. Courthouse
4th & Cooper Streets Room 1050
Camden, NJ 08101

Re: *In re: Pet Food Products Liability Litigation*, No. 1:07cv-2867

Dear Sir or Madam:

Please allow this letter to correct the docket text entries and filer information for certain filings made by this office on March 17, 2009. The corrections concern Document Numbers 316, 317, 319, 320, 321 and 322.

The above filings comprise a motion and supporting materials made by, and on behalf of, all defendants to this action. This office, which represents defendant Del Monte Foods Co., intended to file the motion and supporting materials on behalf of all such defendants.

Accordingly, please adjust the filing and docketing information for the above Document Numbers to reflect "Del Monte Foods Co." as filer and to indicate that Document Nos. 319 through 322 refer to, and are submitted in support of, Defendants' Joint Motion (Document No. 316). Finally, please note the correct docket text for the relevant Document Numbers:

Document No. Docket Text

316 DEFENDANTS' JOINT MOTION FOR ISSUANCE OF AN ORDER TO SHOW CAUSE FOR AN ORDER ALLOWING FOR THE DESTRUCTION OF RECALLED WHEAT GLUTEN, RECALLED RICE PROTEIN CONCENTRATE AND OTHER INGREDIENTS ALLEGEDLY

CONTAINING MELAMINE BEING STORED BY DEFENDANTS IN
THE POSSESSION OF SUCH INGREDIENTS

317 MEMORANDUM IN SUPPORT OF DEFENDANTS' JOINT MOTION FOR ISSUANCE OF AN ORDER TO SHOW CAUSE FOR AN ORDER ALLOWING FOR THE DESTRUCTION OF RECALLED WHEAT GLUTEN, RECALLED RICE PROTEIN CONCENTRATE AND OTHER INGREDIENTS ALLEGEDLY CONTAINING MELAMINE BEING STORED BY DEFENDANTS IN THE POSSESSION OF SUCH INGREDIENTS

319 DECLARATION OF ANTHONY G. BRAZIL ON BEHALF OF CHEMNUTRA, INC. IN SUPPORT OF DEFENDANTS' JOINT MOTION FOR ISSUANCE OF AN ORDER TO SHOW CAUSE FOR AN ORDER ALLOWING FOR THE DESTRUCTION OF RECALLED WHEAT GLUTEN, RECALLED RICE PROTEIN CONCENTRATE AND OTHER INGREDIENTS ALLEGEDLY CONTAINING MELAMINE BEING STORED BY DEFENDANTS IN THE POSSESSION OF SUCH INGREDIENTS (Attachments: # (1) Part 1 of Exhibit A to Declaration of Anthony G. Brazil, # (2) Part 2 of Exhibit A to Declaration of Anthony G. Brazil, # (3) Exhibit B to Declaration of Anthony G. Brazil, # (4) Exhibit (C) to Declaration of Anthony G. Brazil, # (5) Exhibit D to Declaration of Anthony G. Brazil)

320 DECLARATION OF KAREN FIRSTENBERG ON BEHALF OF CHEMNUTRA, INC. IN SUPPORT OF DEFENDANTS' JOINT MOTION FOR ISSUANCE OF AN ORDER TO SHOW CAUSE FOR AN ORDER ALLOWING FOR THE DESTRUCTION OF RECALLED WHEAT GLUTEN, RECALLED RICE PROTEIN CONCENTRATE AND OTHER INGREDIENTS ALLEGEDLY CONTAINING MELAMINE BEING STORED BY DEFENDANTS IN THE POSSESSION OF SUCH INGREDIENTS (Attachments: # (1) Exhibit A to Declaration of Karen Firstenberg, # (2) Part 1 of Exhibit B to Declaration of Karen Firstenberg, # (3) Part 2 of Exhibit B to Declaration of Karen Firstenberg)

321 DECLARATION OF STEPHEN MILLER OF CHEMNUTRA, INC. IN SUPPORT OF DEFENDANTS' JOINT MOTION FOR ISSUANCE OF AN ORDER TO SHOW CAUSE FOR AN ORDER ALLOWING FOR THE DESTRUCTION OF RECALLED WHEAT GLUTEN, RECALLED RICE PROTEIN CONCENTRATE AND OTHER INGREDIENTS ALLEGEDLY CONTAINING MELAMINE BEING STORED BY DEFENDANTS IN THE POSSESSION OF SUCH INGREDIENTS (Attachments: # (1) Exhibit A to Declaration of Stephen Miller)

322 DECLARATION OF MICHAEL HAYES OF DEL MONTE FOODS CO. IN SUPPORT OF DEFENDANTS' JOINT MOTION FOR ISSUANCE OF

AN ORDER TO SHOW CAUSE FOR AN ORDER ALLOWING FOR THE DESTRUCTION OF RECALLED WHEAT GLUTEN, RECALLED RICE PROTEIN CONCENTRATE AND OTHER INGREDIENTS ALLEGEDLY CONTAINING MELAMINE BEING STORED BY DEFENDANTS IN THE POSSESSION OF SUCH INGREDIENTS (Attachments: # (1) Attachment 1 to Declaration of Michael Hayes, # (2) Attachment 2 to Declaration of Michael Hayes, # (3) Attachment 3 to Declaration of Michael Hayes)

Thank you very much for your assistance in this matter.

Sincerely,

COZEN O'CONNOR

/s Richard Fama

By: Richard Fama
Attorneys for Defendants
DEL MONTE FOODS CO.
45 Broadway, 16th Floor
New York, NY 10006
(212) 509-9400 (tel.)
(212) 509-9492 (fax.)
rfama@cozen.com

RF

cc: All counsel of record, via ECF